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12 GOOGLE LLC

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

17 MISAELE AMBRIZ, JIMMY NIMMO,
18 CHRISTOPHER BISSONNETTE, AHMAD
19 MEHDIPOUR, EUGENE ERLIKH, JAMES
FOX, PETER SAMISH, and CHRISTOPHER
BARULICH, individually and on behalf of all
other persons similarly situated,

Plaintiffs.

V.

--|| GOOGLE LLC.

Defendant.

Case No. 3:23-cv-05437-RFL

**STIPULATION EXTENDING TIME
FOR GOOGLE LLC TO RESPOND TO
PLAINTIFFS' CONSOLIDATED
AMENDED CLASS ACTION
COMPLAINT AND [PROPOSED]
ORDER**

1 Pursuant to Civil Local Rule 6-2, and as supported by the Declaration of Kristine Forde
 2 r filed herewith, Plaintiffs Misael Ambriz, Jimmy Nimmo, Christopher Bissonnette, Ahmad
 3 Mehdipour, Eugene Erlikh, James Fox, Peter Samish, and Christopher Barulich (“Plaintiffs”) and
 4 Defendant Google LLC (“Google”) (collectively, “Parties”), by and through their respective
 5 counsel, hereby stipulate and respectfully request that the Court extend Google’s deadline to answer
 6 Plaintiffs’ Consolidated Amended Class Action Complaint (“CAC”) by three weeks. The Parties
 7 declare in support of this request:

8 WHEREAS, on October 7, 2024, Plaintiffs filed the CAC;

9 WHEREAS, on November 12, 2024, Google moved to dismiss the CAC;

10 WHEREAS, on February 10, 2025, following the completion of briefing, the Court issued
 11 an order denying Google’s motion to dismiss the CAC;

12 WHEREAS, pursuant to Federal Rule of Civil Procedure 12(a)(4)(A), Google’s answer is
 13 due within 14 days of the Court’s order, *i.e.*, on February 24, 2025;

14 WHEREAS, the parties have met and conferred and have agreed, pursuant to the Court’s
 15 approval, to extend Google’s deadline to answer the CAC by three weeks, to March 17, 2025;

16 WHEREAS, the Court has scheduled a case management conference on March 5, 2025;

17 WHEREAS, the extension of Google’s deadline to answer the CAC shall not affect the case
 18 management conference or any related deadlines.

19 NOW, THEREFORE, pursuant to Local Rule 6-2, the Parties, by and through their
 20 respective counsel, stipulate as follows:

21 1. Google’s deadline to answer Plaintiffs’ CAC is extended by three weeks from February 24,
 22 2025, to March 17, 2025.

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24 **IT IS SO STIPULATED AND AGREED.**

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1 Dated: February 18, 2025

COOLEY LLP

3 By: /s/ Kristine Forderer
4 Kristine Forderer5 Attorneys for Defendant
6 GOOGLE LLC

7 Dated: February 18, 2025

8 BURSOR & FISHER, P.A.

9 By: /s/ Neal J. Deckant
10 Neal J. Deckant
11 ATTORNEYS FOR PLAINTIFFS12
13 **ATTESTATION**14 Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all signatories listed, and on
15 whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.

16 Dated: February 18, 2025

17 By: /s/ Kristine Forderer
18 Kristine Forderer19
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1 [PROPOSED] ORDER
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3 PURSUANT TO STIPULATION, IT IS SO ORDERED.
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5 Dated: February 19, 2025
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HON. RITA F. LIN
United States District Judge

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